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ANNUAL AUDITED REPORT EORM X-17A-5 PART III

FACING PAGE

Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNING	_; 04/01,	/06	AND ENDING	03/31/07	
		M/DD/YY		MM/DD/Y	'Y'
A. RE	EGISTRANT	IDENTIFIC	ATION		
NAME OF BROKER-DEALER: The	Garbacz Gro	oup, Inc.		OFFICIA	L USE ONL
ADDRESS OF PRINCIPAL PLACE OF BU	JSINESS: (Do i	not use P.O. Bo	x No.)	FIRM	I.D. NO.
655 Craig Road, Suite 104					
	(No.	, and Street)			
St. Louis		MO		63141	
(City)	•	(State)		(Zip Code)	
NAME AND TELEPHONE NUMBER OF I	PERSON TO CO	ONTACT IN RE	EGARD TO THIS RI	EPORT 314–991–1 :	303
Joseph Garbacz					
				(Area Code - Te	lephone Numbe
Joseph Garbacz		IDENTIFIC		(Area Code Te	iephone Numbe
Joseph Garbacz B. ACC NDEPENDENT PUBLIC ACCOUNTANT Boyd, Franz & Stephans LLP	whose opinion i	is contained in t	his Report* 1. middle name)		
Joseph Garbacz B. ACC NDEPENDENT PUBLIC ACCOUNTANT	whose opinion , CPA's (Name - if individual St	is contained in t	his Report* 1. middle name) MO) 6	53141
Joseph Garbacz B. ACC NDEPENDENT PUBLIC ACCOUNTANT Boyd, Franz & Stephans LLP	whose opinion i	is contained in t	his Report* 1. middle name)) 6	
Joseph Garbacz B. ACC NDEPENDENT PUBLIC ACCOUNTANT Boyd, Franz & Stephans LLP 999 Executive Parkway, Sui	whose opinion , CPA's (Name - if individual St	is contained in t	his Report* 1. middle name) MO) (5 3141 Zip Code)
Joseph Garbacz B. ACC NDEPENDENT PUBLIC ACCOUNTANT Boyd, Franz & Stephans LLP 999 Executive Parkway, Sui (Address)	whose opinion , CPA's (Name - if individual St	is contained in t	his Report* 1. middle name) MO) (5 3141 Zip Code)
Joseph Garbacz B. ACC NDEPENDENT PUBLIC ACCOUNTANT Boyd, Franz & Stephans LLP 999 Executive Parkway, Sui (Address) CHECK ONE:	whose opinion , CPA's (Name - if individual St	is contained in t	his Report* 1. middle name) MO) (5 3141 Zip Code)
Joseph Garbacz B. ACC NDEPENDENT PUBLIC ACCOUNTANT Boyd, Franz & Stephans LLP 999 Executive Parkway, Sui (Address) CHECK ONE: **Control of the Computation of	whose opinion in the control of the	is contained in t	his Report* 1. middle name) M((State)) (53141

*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on it the visip for the exemption. See Section 240.17a-5(e)(2)

Potential persons who are to respond to till collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1410 (06-02)

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OATH OR AFFIRMATION

ı.	Joseph Garbacz		, swear (or affirm) that, to the best of
my	The Garbacz Group, Inc.		nd supporting schedules pertaining to the firm of as
οſ	March 31	. 20_07	, are true and correct. I further swear (or affirm) that
	ither the company nor any partner, proprietor, assified solely as that of a customer, except as	, principal officer	or director has any proprietary interest in any account
	UBLIC OF		
	1 . 70.7840 . O.	_	Signaring Signar
	Pardelli L. Caller-Kake		Title
X X	s report ** contains (check all applicable boxe (a) Facing Page. (b) Statement of Financial Condition. (c) Statement of Income (Loss).	s):	
X	(d) Statement of Changes in Financial Condition (e) Statement of Changes in Stockholders' Ed	tion. Cash F1	ows or Sole Proprietors' Capital.
	(f) Statement of Changes in Liabilities Subor	dinated to Claims	of Creditors.
	(g) Computation of Net Capital.(h) Computation for Determination of Reserv	o Domicements F	ursuant to Rule 15c3-3
П	(i) Information Relating to the Possession or	Control Requirer	nents Under Rule 15e3-3.
X	(i) A Reconciliation, including appropriate ex	planation of the C	omputation of Net Capital Under Rule 15c3-1 and the
	Computation for Determination of the Res	serve Requiremen	ts Under Exhibit A of Rule 15c3-3. Tents of Financial Condition with respect to methods of
U ,	(k) A Reconcination between the address and consolidation.	mandifed Staten	citis of Thianelar Condition with Telepoor to Include of
	(1) An Oath or Affirmation.		
	(m) A copy of the SIPC Supplemental Report. (n) A report describing any material inadequae	ies found to exist c	or found to have existed since the date of the previous audit.
**Fc	or conditions of confidential treatment of certa	in portions of thi	s filing, sec section 240.17a-5(e)(3).

Certified Public Accountants

999 Executive Parkway Suite 301 St. Louis, Missouri 63141 314/576-7400 Fax 314/576-3770 www.bfsllp.com

John P. Nanos, CPA
Stephen M. King, CPA
Michael P. Siebert, CPA

May 11, 2007

To the Shareholders and Board of Directors The Garbacz Group, Inc.



Independent Auditors' Report

We have audited the accompanying statement of financial condition of The Garbacz Group, Inc., as of March 31, 2007, and the related statements of income and retained earnings, cash flows, and changes in stockholders' equity for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of The Garbacz Group, Inc., as of March 31, 2007, and the results of its operations and its cash flows for the year then ended in conformity with accounting principles generally accepted in the United States of America.

Our examination was made for the purpose of forming an opinion on the basic financial statements taken as a whole. The information contained in Schedule I is presented for purposes of additional analysis and is not a required part of the basic financial statements, but is supplementary information required by Rule 17a-5 of the Securities and Exchange Commission. Such information has been subjected to the auditing procedures applied in the examination of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Boyd, Franz & Thousand LLP

THE GARBACZ GROUP, INC. STATEMENT OF FINANCIAL CONDITION MARCH 31, 2007

ASSETS

Cash	\$ 252,342
Commissions receivable Temporary investments, at market (Note 3)	17,927 31,496
Property, furniture, equipment and leasehold improvements - net of accumulated depreciation of \$162,310	27,791
Other assets - Deposit	25,000
Total assets	\$ <u>354,556</u>

LIABILITIES AND STOCKHOLDERS' EQUITY

Accrued payroll taxes	,993 ,949
Accrued payroll taxes 18	,949
1 teel ded pay toll takes	
Accrued income taxes	~ ~ =
	,067
Accrued salaries	<u>,081</u>
Total liabilities \$ 65	,117
Stockholders' equity:	
Common stock, authorized 100,000 shares,	
issued and outstanding 25,000 shares \$ 25,000	400
Retained earnings 264,439 289	<u>,439</u>
Total liabilities and stockholders' equity \$\frac{354}{2}	556

Liabilities:

THE GARBACZ GROUP, INC. NOTES TO STATEMENT OF FINANCIAL CONDITION MARCH 31, 2007

Note 1: Description of Business -

The Garbacz Group, Inc., a Missouri corporation, was organized in 1990 for the purpose of providing broker-dealer services to its customers. The Company services the Midwest region of the United States and sells stocks and bonds, variable and fixed annuities and mutual funds.

Note 2: Concentrations of Credit Risk -

The Company is a registered broker-dealer in securities that introduces its customers to another broker-dealer who carries such accounts on a fully disclosed basis. The Company promptly forwards all funds and securities received in connection with its activities as a broker-dealer and does not otherwise hold funds or securities for, or owe money to, customers and does not otherwise carry proprietary or customer accounts.

The Company maintains its cash deposits in various financial institutions, which sometimes include amounts in excess of that insured by the Federal Deposit Insurance Corporation.

Note 3: Significant Accounting Policies -

Security transactions and related commission revenue and expense are recorded on a trade date basis.

The Company records temporary investments at market and the unrealized gain/loss is reflected on the books.

Fixed assets are carried at cost, less accumulated depreciation computed using both the straight-line and accelerated methods. Depreciation for the year ended March 31, 2007, is \$37,079. Fixed assets are depreciated as follows:

	Estimated <u>Useful Life</u>	Cost	Accumulated Depreciation
Equipment, Furniture & Fixtures Automotive Equipment	3-7 Years 5-7 Years	\$ 133,421 	\$ 130,865 <u>31,445</u>
		\$ <u>190,101</u>	\$ <u>162,310</u>

The Company considers all highly liquid debt instruments purchased with a maturity of three months or less to be cash equivalents.

The Company expenses advertising costs as incurred.

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Note 4: Deferred Income Taxes -

Deferred income taxes result from differences in the timing of revenue and expense recognition for tax purposes and financial reporting purposes.

THE GARBACZ GROUP, INC. NOTES TO STATEMENT OF FINANCIAL CONDITION MARCH 31, 2007

Note 5: Net Capital Requirements -

Pursuant to the net capital provisions of Rule 15c3-1 of the Securities Exchange Act of 1934, the Company is required to maintain a minimum net capital, as defined under such provisions. Net capital and the related net capital ratio may fluctuate on a daily basis. At March 31, 2007, the Company had net capital and net capital requirements of approximately \$254,961 and \$50,000, respectively.

Note 6: Reserve Requirements -

The Company is exempt from the reserve requirements of the Securities Exchange Act of 1934, per section (K)(2)(B) of Rule 15c3-3.

Note 7: Leases -

The Company leases its office under a lease commencing July 1, 2006, through June 30, 2009. In the normal course of business, operating leases are generally renewed or replaced by other leases. Required yearly payments are as follows:

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1) U		4111	22

2012 <u>25,398</u>	2008 2009 2010 2011 2012	\$ 24,462 25,211 25,398 25,398 25,398

\$ 125,867

Note 8: Simplified Employee Pension Plan -

Effective for the year ending March 31, 1997, the Company established a Simplified Employee Pension Plan which covers all eligible employees. An 18% contribution of \$29,993 was made for the current year.

